

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

LAS VEGAS SANDS CORP., a Nevada corporation,

Case No.: 2:15-cv-02341 -APG-NJK

Plaintiff,

V.

UNKNOWN REGISTRANTS OF  
www.wn0000.com, www.wn1111.com,  
www.wn2222.com, www.wn3333.com,  
www.wn4444.com, www.wn5555.com,  
www.wn6666.com, www.wn7777.com,  
www.wn8888.com, www.wn9999.com,  
www.112211.com, www.4456888.com,  
www.4489888.com, www.001148.com,  
and www.2289888.com.

**ORDER GRANTING PLAINTIFF'S  
MOTION FOR LEAVE TO SERVE  
SUBPOENA AND FOR SERVICE BY  
OTHER MEANS**

(Dkt. #4)

### Defendants.

Before the Court is Plaintiff's Motion for Leave to Serve Subpoena and for Service by Other Means. (Dkt. #4)

Plaintiff Las Vegas Sands Corp. ("Las Vegas Sands") brings this action against the unknown registrants of the following domain names: www.wn0000.com, www.wn1111.com, www.wn2222.com, www.wn3333.com, www.wn4444.com, www.wn5555.com, www.wn6666.com, www.wn7777.com, www.wn8888.com, www.wn9999.com, www.112211.com, www.4456888.com, www.4489888.com, www.001148.com, and www.2289888.com (collectively, the "Domains").

21 The registered owners of the Domains are believed to reside in China and are alleged to  
22 be using Las Vegas Sands' world famous VENETIAN Mark and VENETIAN Design Mark on  
23 the homepages of online casinos to falsely affiliate the Domains with Las Vegas Sands and its  
24 properties located in Las Vegas, Nevada, and in Macao, China, and to unlawfully and in bad  
25 faith advertise, promote, and provide hotel-reservation services using Las Vegas Sands' federally  
26 registered trademarks.

27 As set forth in its motion, Las Vegas Sands has attempted to obtain the Defendants'  
28 actual names, physical addresses, and email addresses so that it can serve the Summons and

1 Complaint upon the Defendants. However, Las Vegas Sands has not been able to obtain this  
2 information because the Defendants have used a privacy protection service offered by  
3 GoDaddy.com, LLC (“GoDaddy”) and/or its affiliate Domains By Proxy, LLC (“Domains By  
4 Proxy”), to conceal the Defendants’ true identities, physical addresses, and email address, none  
5 of which are listed in the publicly available WHOIS records for the Domains.

6 Accordingly, having considered Las Vegas Sands’ motion, and for good cause shown, **IT**  
7 **IS HEREBY ORDERED** that:

8 A. Plaintiff’s Motion to Leave to Serve Subpoena and For Service by Other Means is  
9 **GRANTED**;

10 B. Plaintiff may serve subpoenas upon GoDaddy and Domains By Proxy to  
11 determine the identities, physical addresses, and email addresses of the Defendants; and

12 C. Plaintiff may serve the Summons, Complaint, and all other papers required to be  
13 served in this action upon the Defendants to the email addresses provided by GoDaddy and/or  
14 Domains By Proxy in response to Las Vegas Sands’ subpoenas, for each of the corresponding  
15 Domains.

16 **ORDER**

17 **IT IS SO ORDERED.**

18 Dated: December 10, 2015.

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UNITED STATES DISTRICT JUDGE